the Government will relieve contractors of contractual liability for loss of or damage to those items. However, this relief shall not limit the Government's rights arising under the contract to—

- (1) Have any defective item or its components corrected, repaired, or replaced when the defect or deficiency is discovered before the loss of or damage to a high-value item occurs; or
- (2) Obtain equitable relief when the defect or deficiency is discovered after such loss or damage occurs.
- (c) Exception. The Government will not provide contractual relief under paragraphs (a) and (b) above when contractor liability can be preserved without increasing the contract price.
- (d) *Limitations*. Subject to the specific terms of the limitation of liability clause included in the contract, the relief provided under paragraphs (a) and (b) above does not apply—
- (1) To the extent that contractor liability is expressly provided under a contract clause authorized by this regulation:
- (2) When a defect or deficiency in, or the Government's acceptance of, the supplies or services results from willful misconduct or lack of good faith on the part of the contractor's managerial personnel; or
- (3) To the extent that any contractor insurance, or self-insurance reserve, covers liability for loss or damage suffered by the Government through purchase or use of the supplies delivered or services performed under the contract.

#### 46.805 Contract clauses.

- (a) Contracts that exceed the simplified acquisition threshold. The contracting officer shall insert the appropriate clause or combination of clauses specified in subparagraphs (a)(1) through (a)(5) of this section in solicitations and contracts when the contract amount is expected to be in excess of the simplified acquisition threshold and the contract is subject to the requirements of this subpart as indicated in 46.801:
- (1) In contracts requiring delivery of end items that are not high-value items, insert the clause at 52.246-23, Limitation of Liability.

- (2) In contracts requiring delivery of high-value items, insert the clause at 52.246–24, Limitation of Liability—High-Value Items.
- (3) In contracts requiring delivery of both high-value items and other end items, insert both clauses prescribed in (1) and (2) above, *Alternate I* of the clause at 52.246–24, and identify clearly in the contract schedule the line items designated as high-value items.
- (4) In contracts requiring the performance of services, insert the clause at 52.246-25, Limitation of Liability—Services.
- (5) In contracts requiring both the performance of services and the delivery of end items, insert the clause prescribed in subparagraph (4) above and the appropriate clause or clauses prescribed in subparagraph (1), (2), or (3) above, and identify clearly in the contract schedule any high-value line items.
- (b) Acquisitions at or below the simplified acquisition threshold. The clauses prescribed by paragraph (a) of this section are not required for contracts at or below the simplified acquisition threshold. However, in response to a contractor's specific request, the contracting officer may insert the clauses prescribed in paragraph (a)(1) or (a)(4) of this section in a contract at or below the simplified acquisition threshold and may obtain any price reduction that is appropriate.

[48 FR 42415, Sept. 19, 1983, as amended at 55 FR 3886, Feb. 5, 1990; 60 FR 34760, July 3, 1995; 61 FR 39190, July 26, 1996]

# 46.806 Subcontracts.

- (a) The clause at 52.246–23, Limitation of Liability, and the clause at 52.246–25, Limitation of Liability—Services, each require the contractor to insert the same clause in all subcontracts.
- (b) The clause at 52.246–24, Limitation of Liability—High-Value Items, and its *Alternate I* require the contractor to insert that clause, the clause at 52.246–23, Limitation of Liability, or both, as appropriate, in all subcontracts. However, they require the contractor to obtain the contracting officer's written approval before including the clause at 52.246–24, Limitation of Liability—High-Value Items.

## 48 CFR Ch. 1 (10-1-05 Edition)

#### Pt. 47

The contracting officer shall approve the use of this clause in a subcontract only if the clause would have been used had the subcontract been a prime contract with the Government.

# **PART 47—TRANSPORTATION**

Sec.

47.000Scope of subpart.

47.001 Definitions.

47.002 Applicability

### Subpart 47.1—General

47.101 Policies.

Transportation insurance.

47.103 Transportation Documentation and Audit Regulation (TDA).

47.104 Government rate tenders under section 10721 of the Interstate Commerce Act.

47.104-1Government freight.

Fixed-price contracts.

Cost-reimbursement contracts.

47.104-4 Contract clauses.

Government 47.104-5 Citation of tenders.

47.105 Transportation assistance.

### Subpart 47.2—Contracts for Transportation or for Transportation-Related Services

47.200 Scope of subpart.

47.201 Definitions.

47.202 Presolicitation planning.

47.203 Transportation term contracts.

47.204 Single-movement contracts.

47.205 Availability of term contracts and basic ordering agreements for transportation or for transportation-related serv-

47.206 Preparation of solicitations and contracts.

47.207 Solicitation provisions, clauses, and special requirements.

47.207-1 Qualifications of offerors.

47.207-2 Duration of contract and time of performance.

47.207–3 Description of shipment, origin, and destination.

47.207-4 Determination of weights.

47.207-5 Contractor responsibilities.

47.207-6 Rates and charges.

47.207-7 Liability and insurance 47.207-8 Government responsibilities.

47.207-9 Annotation and distribution

shipping and billing documents.

### Subpart 47.3—Transportation in Supply Contracts

47.300 Scope of subpart.

47.301 General.

47.301-1 Responsibilities of contracting officers.

47.301-2 Participation of transportation officers.

47.301-3 Using the Defense Transportation System (DTS)

47.302 Place of delivery—f.o.b. point.

47.303 Standard delivery terms and contract clauses.

47.303-1 F.o.b. origin.

47.303-2 F.o.b. origin, contractor's facility.

47.303-3 F.o.b. origin, freight allowed.

47.303-4 F.o.b. origin, freight prepaid.

47.303-5 F.o.b. origin, with differentials. 47.303-6 F.o.b. destination.

47.303-7 F.o.b. destination, within consignee's premises.

47.303-8 F.a.s. vessel, port of shipment.

47.303-9 F.o.b. vessel, port of shipment.

47.303-10 F.o.b. inland carrier, point of exportation.

47.303-11 F.o.b. inland point, country of importation.

47.303-12 Ex dock, pier, or warehouse, port of importation.

47.303-13 C.& f. destination.

47.303-14 C.i.f. destination.

47.303-15 F.o.b. designated air carrier's terminal, point of exportation.

47.303-16 F.o.b. designated air carrier's terminal, point of importation.

47.303-17 Contractor-prepaid commercial bills of lading, small package shipments. 47.304 Determination of delivery terms.

47.304-1 General.

47.304-2 Shipments within CONUS.

47.304-3 Shipments from CONUS for overseas delivery.

47.304-4 Shipments originating outside CONUS.

47.304-5 Exceptions.

47.305 Solicitation provisions, contract clauses, and transportation factors.

47.305-1 Solicitation requirements.

47.305-2 Solicitations f.o.b. origin and f.o.b. destination—lowest overall cost.

47.305-3 F.o.b. origin solicitations.

47.305-4 F o b destination solicitations

47.305-5Destination unknown.

47.305-6Shipments to ports and air terminals

47.305-7 Quantity analysis, direct delivery, and reduction of crosshauling and backhauling.

47.305-8 Consolidation of small shipments and the use of stopoff privileges.

47.305-9 Commodity description and freight classification.

47.305-10 Packing, marking, and consignment instructions.

47.305-11 Options in shipment and delivery.

47.305-12 Delivery of Government-furnished property.

47.305-13 Transit arrangements.

47.305-14 Mode of transportation.

47.305-15 Loading responsibilities of contractors.

47.305-16 Shipping characteristics.

47.305-17 Returnable cylinders.